# EXHIBIT C

# Case 1:14-cr-00119-CCC Document 35-3 Filed 10/26/15 Page 2 of 10 APPLICATION FOR Commonwealth of Pennsylvania SFARCH WARRA

AOPC 410A-05

COUNTY OF CUMBER	RLAND			AND AU	THORIZATION
Docket Number MD-II	1-13 P	Police Incident Iumber: CID-2013-(	02-00019	Warrant Cor Number: Cli	itrol D-2013-02-00019-C
Chief County Detective Les FREEHLING	Criminal In	vestigation Division			02-07-2013
AFFIANT NAME	AGENCY		PHONE NUME	ER	DATE OF APPLICATION
Any and all computers, compositives, application programs compaq discs, and re-writab memory sticks/cards CO	puter hardware, ware, computer , floppy diskette: le compact discs	computer software disks, hard drives, on fixed and remova	nata cartridges, hie hard drives.	optical discs.	zip discs, recordable
		a DCUED (Street and No. Ant. A	In Vehicle Safe Deposit	Box, etc.):	
SPECIFIC DESCRIPTION OF PREMISES AND Motel "6" located at 1153 Ha motel consists of 4 independ Specifically Room	erichura Dika 🗀	artiste ivildatiesex ti	OWESTID, CUITO	SHAHA OGAHAY	, Pennsylvania. Said erior access.
		TO DE CEADCHED (If groper)	name is unknown give alii	as and/or description):	
NAME OF OWNER, OCCUPANT OR POSSES Robert Joel RICE	SOR OF SAID PREMISES	TO BE SEARCHED (II proper I			
violation of (Describe conduct or specify st 18 Pa.C.S. § 6312 - Sexual A	Abuse of Childre			DATE(S) OF VIO 02 - 03 - 2	
<ul> <li>✓ Warrant Application Applic</li></ul>	red (Other than	Affidavit of Proba	ble Cause)		- 7
	it(s) MUST be a	nttached (unless se	ealed below)	Fotal number	of pages:/_
TOTAL NUMBER OF PAGES IS S The below named Affiant, being duly cause to believe that certain propert seizure, and is located at the particu	SUM OF ALL APPLICATION (or affirmed)	ON, PROBABLE CAUSE AND C before the Issuing Auth	onty according to la ontraband or is unla	w, deposes and s wfully possessed scribed above.	says that there is probable
A 1	Cumberla	and County District Attor minal Investigations Divi	ney's Office sion	49-01	
Signature of Affiant	Agency o	or Address if private Affia	ant	Badge N	lumber
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Sworn to and subscribed before		3 Spain			-
Signature of Issuing Authority	Office Add	dress	A	on and the service of	
SEARCH WARRANT TO LAW ENFORCEMENT		nave been sworn to or aff probable cause, I do au ntory and make return ac			

BY THE ISSUING AUTHORITY COMPLETED 

12:30 Am, o'clock 10 2013	
* The issuing authority should specify a date not later than two (2) days after issuance. Pa.R.Crim.P. 205(4).  *If the issuing authority finds reasonable cause for issuing a nighttime warrant on the basis of additional reasonable cause set forth in the accompany and wishes to issue a nighttime warrant, then this block shall be checked. Pa.R.Crim.P. 206(7).  Issued under my hand this	ıying affidavit(s
P.V. Sole 09 2 01 / 1 2018	(SEAL)
Signature of Issuing Authority Mag. Dist. or Judicial Dist. No. Date Commission Expires:  Title of Issuing Authority: Magisterial District Judge Common Pleas Judge	
For good cause stated in the affidavit(s) the Search Warrant Affidavit(s) are sealed for by my certification and signature. (Pa.R.Crim.P. 211)	days
(Date)	(SEAL)
Signature of Issuing Authority (Judge of the Court of Common Pleas or Appellate Court Justice or Judge).	

This Warrant shall be served as soon as practicable and shall be served only between the hours of 6AM to 10PM but in no event later than:\*

This Warrant shall be served as soon as practicable and may be served any time during the day or night but in no event later than: \*\*

# Case 1:14-cr-00119-CCC Document 35-3 Filed 10/26/15 PAGE 10 FOR Commonwealth of Pennsylvania SEARCH WARRANT

#### COUNTY OF CUMBERLAND

Docket Number (Issuing Auth	ority): Police Incident Number: CID-2013-02-00019	Warrant Contr CID-2013-02	0, (10.11.00
Continuation of:  ⊠ Items to be searched	☐ Description of premises/person(s) to	Owner/ Occupant	☐ Violations
for and seized	ha aparahad		

**CONTINUATION PAGES** 

## ITEMS TO BE SEARCHED FOR AND SEIZED (CONTINUED):

peripheral input / output devices (such as keyboards, printers, scanners, plotters, video display monitors, and optical readers), and related communication devices such as modems, cables, and connections, recording equipment, as well as any devices, mechanisms, or parts that can be used to restrict access to computer hardware.

Any and all information and/or data stored in magnetic or electronic form on computer media or on media capable of being read by computer or the aid of computer related equipment. A forensic examination and data recovery from any and all evidence seized.

All data contained within the seized media as set forth above that may contain evidence pertaining to the commission of the crimes of possession and distribution of child pornography.

Any and all written and/or printed instructions concerning the operation of a computer system, computer software, any device that can be used to restrict access to items seized, and/or any related device, and any and all computer-generated printouts which would or could be evidence of information that is, or at one time was, stored in a computer.

Any and all cellular telephones capable of storing and / or capturing images.

Records and documents concerning this computer-related equipment to include records and documents, whether such records or other evidence are in electronic or other form. Telephone and communications activity and service billing records, access numbers, passwords, personal identification numbers, telephone and address directories, logs, notes, memoranda and communications services including access into computer(s). Any and all records pertaining to control and possession of computer(s) and related equipment, access numbers and authorization codes, credit card numbers including financial records, receipt of payments, correspondence and memoranda, business computer systems, telephone numbers, records and information relating to any and all computer use.

Any and all photographs, magazines, books, literature or other writings and / or depictions relating to Child Pornography.

Search should include any locked or unlocked containers, structures or rooms, and any opened or unopened containers found inside the residence.

All items to be searched for and/or seized are items related to the offense of Sexual Abuse of Children - Possession of Child Pornography.

Page 2 of	2 Pages	
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#### Case 1:14-cr-00119-CCC Document 35-3 Filed 10/26/15 Page 4 of 10

## Commonwealth of Pennsylvania



# AFFIDAVIT OF PROBABLE CAUSE

#### COUNTY OF CUMBERLAND

Docket Number

Police Incident

Number: CID-2013-02-00019

Warrant Control

Number: SW - 2013-02-00019-C

(Issuing Authority): Number: CID-2013-02 000 78
PROBABLE CAUSE BELIEF IS BASED UPON THE FOLLOWING FACTS AND CIRCUMSTANCES:

#### AFFIDAVIT OF PROBABLE CAUSE

I, Chief County Detective Les Freehling, have been a sworn law enforcement officer for forty-four (44) years. I am currently assigned as Chief County Detective for the Criminal Investigative Division of the Cumberland County District Attorney's Office. I have been employed by the Cumberland County District Attorney's Office since April of 1998. From March of 1968 until April of 1998 I was employed by the Pennsylvania State Police. In addition to my administrative duties I am also assigned to investigate criminal investigation cases, to include, but not limited to, Internet Child Pomography investigations. I am currently assigned to the Internet Crimes Against Children Task Force for Pennsylvania, managed through the Delaware County District Attorney's Office. Included in my current assignment, I conduct investigations and/or undercover investigations into crimes where computers are used to facilitate crimes. Further, I have been involved with investigations requiring the interdiction of individuals and groups engaged in criminal activity and have utilized confidential informants to ascertain the techniques and methods of operation employed in the furtherance of these criminal activities. I have conducted and participated in criminal investigations involving court-authorized wiretaps, search warrants and arrest warrants. Additionally, I have testified in various prosecutions within the Commonwealth of Pennsylvania resulting in convictions of defendants for violations of the Pennsylvania Consolidated Statutes (Title 18). I have also testified in prosecutions within the jurisdiction of other States and the Federal Government resulting in convictions of defendants for violations of the applicable statutes. I am also familiar with the techniques and methods of operation utilized by individuals involved in criminal activity to conceal their activities from detection by law enforcement authorities. I have participated in investigations into the activities of individuals and groups involved in criminal enterprises including homicide, narcotics trafficking and distribution, conspiracy, theft, and money laundering, and other crimes in which computers were utilized. While a member of the Pennsylvania State Police I received in excess of four-hundred (400) hours of training related to Criminal Investigation Analysis, which included multiple hours of Child Pornography, Pedophilia, sexual assault and homicide. I have also completed training offered by the Pennsylvania Municipal Police Officers Education & Training Commission on "CyberCrimes", and have been involved in numerous investigations where computers and the Internet were used to commit crimes. I have completed the Internet Crimes Against Children P2P training program. Throughout my career, I have investigated and prosecuted numerous cases involving Child Pornography and Pedophilia.

# FACTS TENDING TO ESTABLISH THE GROUNDS FOR THIS SEARCH WARRANT AND THE PROBABLE CAUSE ARE AS FOLLOWS:

On February 7, 2013 at approximately 9:43 A.M. Marilyn RICE went to the Silver Spring Township Police Department and reported that her (Marliyn RICE) husband had Child Pornography on his (Robert RICE) laptop computer. The two reside together at County, Pennsylvania.

Marilyn RICE advised Officer Tracy MILLER of the Silver Spring Township Police Department that she (Marilyn RICE) had viewed pictures of three (3) or four (4) year old females performing oral sex, in addition to other photographs depicting Child Pornography on this laptop computer.

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Affiant Signature   Date		
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#### Commonwealth of Pennsylvania



#### AFFIDAVIT OF PROBABLE CAUSE

#### COUNTY OF CUMBERLAND

Docket Number

Police Incident

Number: CID-2013-02-00019

Warrant Control

Number: SW - 2013-02-00019-C

(Issuing Authority).

PROBABLE CAUSE BELIEF IS BASED UPON THE FOLLOWING FACTS AND CIRCUMSTANCES:

### FACTS TENDING TO ESTABLISH THE GROUNDS FOR THIS SEARCH WARRANT AND THE PROBABLE CAUSE ARE AS FOLLOWS (CONTINUED):

On February 7, 2013 at approximately 10:54 A.M., Marilyn RICE was again interviewed by this AFFIANT and Detective Richard KEEFER of the Cumberland County Criminal Investigation Division. Marilyn RICE reiterated what previously she had related to Officer MILLER, and in addition related to this AFFIANT and Detective KEEFER there is a picture of a "four (4) year old female with her legs spread" and a penis between the aforementioned child's legs.

Additionally, Marilyn RICE advised Officer MILLER, this AFFIANT, and Detective KEEFER that there were chat room / internet conversations between her (Marilyn RICE) husband and other individuals relating to the exchanging of pornographic photographs of children. Marilyn RICE advised that at least one (1) of the conversations related to not using "YAHOO", but to use some other means of communication.

Marilyn RICE advised Detective KEEFER that she (Marilyn RICE) has viewed the aforementioned photographs / conversations on the laptop computer as recently as Sunday, February 3, 2013. Marilyn RICE further advised that, due to her suspicions, Marilyn RICE installed covert software on the subject laptop computer to monitor Robert RICE's Internet usage.

Marilyn RICE further advised that, due to her discovery of Robert RICE's Internet activity, Marilyn directed Robert RICE to leave the residence. Following that directive, Marilyn RICE observed Robert RICE spending time in one (1) of the two (2) outbuildings on the Hogestown Road property. The subject outbuilding Marilyn RICE observed Robert RICE within serves as storage for Robert RICE's possessions and is not a building that Marilyn RICE commonly frequents. The second outbuilding was described by Marilyn RICE as Robert RICE's "man cave", that is to say a building constructed specifically for Robert RICE's private enjoyment.

The aforementioned laptop computer described by Marilyn RICE was turned over to the Silver Spring Township Police Department by Marilyn RICE on February 7, 2013. At that time Marilyn RICE advised that the computer was shared by her (Marilyn RICE) and her husband Robert RICE. As this investigation was referred to this AFFIANT, said computer was also turned over to this AFFIANT.

On February 7, 2013 at 4:10 P.M. a Search Warrant was issued by Magisterial District Judge Paul M. FEGLEY for said computer to be forensically analyzed. Detective Ryan Parthemore analyzed said computer on February 7, 2013.

- CONTINUED -

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### Commonwealth of Pennsylvania



## AFFIDAVIT OF PROBABLE CAUSE

#### COUNTY OF CUMBERLAND

Docket Number

Police Incident

Number: CID-2013-02-00019

Warrant Control

Number: SW - 2013-02-00019-C

(Issuing Authority).

PROBABLE CAUSE BELIEF IS BASED UPON THE FOLLOWING FACTS AND CIRCUMSTANCES:

### FACTS TENDING TO ESTABLISH THE GROUNDS FOR THIS SEARCH WARRANT AND THE PROBABLE CAUSE ARE AS FOLLOWS (CONTINUED):

Detective PARTHEMORE'S qualifications and experience are as follows:

Detective Ryan J. PARTHEMORE, badge number 49-45, is a sworn member of the Upper Allen Township Police Department and assigned to the Cumberland County District Attorney's Office, Criminal Investigation Division. He is further assigned as a detective with the Pennsylvania State Police Area I Computer Crime Task Force, the Cumberland County Computer Crimes Task Force and the Pennsylvania Internet Crimes Against Children (PA-ICAC) Task Force. He is assigned and designated as a United States Customs Officer with the U.S. Immigration and Customs Enforcement Agency for the Inter-agency Child Exploitation Task Force (ICET) and as a Special Deputy United States Marshal.

Detective PARTHEMORE has completed the Computer Crimes Investigations Course sponsored by the Municipal Police Officer Training and Education Commission and the Pennsylvania State Police. He has successfully completed basic and advanced level certification courses on data recovery and analysis conducted by the National White Collar Crime Center (NW3C). He has also attended both basic and advanced level courses on data recovery and analysis hosted by the United State Department of Justice (US DoJ), Office of Juvenile Justice and Delinquency Prevention (OJJDP) related to the Internet Crimes Aginst Children (ICAC) Task Force.

Detective PARTHEMORE has independently performed the forensic search and analysis of over four hundred (400) computer hard drives and cell phones related to criminal investigations, missing persons and death investigations. His training includes the forensic search and seizure of digital evidence stored within a computer and electronic communications devices as well as crimes dealing with these types of devices. He has attended training hosted by the Mid-Atlantic Great Lakes Organized Crime Law Enforcement Network (MAGLOCLEN), the Pennsylvania State Police, and the Internet Crimes Against Children Task Force via the Fox Valley Technical College on child exploitation, digital evidence, computer crime and electronic communications.

Detective PARTHEMORE has participated in undercover chats with collectors and distributors of child pornography and engaged in proactive investigations designed to identify collectors and distributors of child pornography using peer-to-peer file sharing networks. Prior to entering law enforcement Detective Parthemore was privately employed in the field of Information Technology. He held multiple positions related to the installation, maintenance and repair of personal computers, local area networks, wide area networks, electronic communications and devices, and Internet related technologies.

In his current assignment, Detective PARTHEMORE conducts investigations where computers and other electronic communication devices are used to facilitate crimes or in the commission of crimes. He has conducted and/or participated in criminal investigations and prosecutions in state and federal court involving court orders, search warrants and arrest warrants.

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#### Case 1:14-cr-00119-CCC Document 35-3 Filed 10/26/15 Page 7 of 10

### Commonwealth of Pennsylvania



### **AFFIDAVIT OF** PROBABLE CAUSE

#### COUNTY OF CUMBERLAND

Docket Number

Police Incident

Number: CID-2013-02-00019

Warrant Control

Number: SW - 2013-02-00019-C

(Issuing Authority):

PROBABLE CAUSE BELIEF IS BASED UPON THE FOLLOWING FACTS AND CIRCUMSTANCES:

#### FACTS TENDING TO ESTABLISH THE GROUNDS FOR THIS SEARCH WARRANT AND THE PROBABLE CAUSE ARE AS FOLLOWS (CONTINUED):

Detective PARTHEMORE has assisted in the execution of dozens of computer and electronic related search warrants. Additionally, he has testified in various prosecutions within the Commonwealth of Pennsylvania and United States federal court resulting in convictions of defendants for violations of the Pennsylvania and federal law. Detective Parthemore is familiar with the techniques and methods of operation utilized by individuals involved in criminal activity to conceal their activities from detection by law enforcement authorities. He has participated with investigations into the activities of individuals and groups involved in crimes including narcotics distribution, conspiracy, theft, fraud, burglary, child exploitation, sex offenses, harassment and computer crimes.

Detective PARTHEMORE provided me with the following information:

The HP Pavilion laptop contains deleted files with names consistent with child pornography. Additionally, a folder named "Documents" in the \Users\Public Computer\ folder contains over 2,000 JPG images with filenames beginning with "Screenshot". Each JPG image is a snapshot of the HP Pavilion's display screen while it was being operated at various dates and times. Each JPG snapshot is date and time stamped. This finding is consistent with the information received from Marilyn RICE that she (Marilyn RICE) installed a "spyware" type application to record the computer usage habits of Robert Joel RICE on this HP Pavilion laptop.

The snapshot JPG images form a virtual storybook of the HP Pavilion laptop's usage of the computer between January 25, 2013 and January 26, 2013. The snapshot JPG images contain images of prepubescent children engaged in sexual intercourse, masturbation and other prohibited sexual acts. The snapshots also capture an individual logging into a Facebook account. The Facebook account name is "Rob Rice":

Further review of the snapshot JPG images shows that the HP Pavilion laptop's user was storing the aforementioned child pornography on a removable storage drive, that is to say a portable storage device capable of being connected and disconnected from the computer by the user. This removable storage drive was not turned over to police with the laptop. Removable storage drives of this nature can be extremely small in size. Detective Parthemore knows through his training and experience that certain removable storage drives can be built in to a wrist watch or other personal accessory including key chains and pocket knives. Due to their extremely small size and portable nature, they can be stored in virtually any location.

The snapshot JPG images further illustrate that the user of the HP Pavilion laptop used evidence elimination type software to attempt to permanently destroy evidence of the computer's usage. The usage of said software was captured in the snapshot JPG images.

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#### Case 1:14-cr-00119-CCC Document 35-3 Filed 10/26/15 Page 8 of 10

#### Commonwealth of Pennsylvania



#### AFFIDAVIT OF PROBABLE CAUSE

#### COUNTY OF CUMBERLAND

Docket Number

Police Incident

Number: CID-2013-02-00019

Warrant Control

Number: SW - 2013-02-00019-C

(Issuing Authority):

PROBABLE CAUSE BELIEF IS BASED UPON THE FOLLOWING FACTS AND CIRCUMSTANCES:

### FACTS TENDING TO ESTABLISH THE GROUNDS FOR THIS SEARCH WARRANT AND THE PROBABLE CAUSE ARE AS FOLLOWS (CONTINUED):

Based upon my knowledge, training and experience it is known that child sexual offenders generally prefer to store images of child pornography in electronic form such as computer files. The computer's ability to store images in digital form makes a computer an ideal repository for pornography. A small portable disk can contain hundreds or thousands of images of child pornography, and a computer hard drive can contain tens of thousands of such images at very high resolution. The images can be easily sent to or received from other computer users over the Internet through e-mail or chat rooms. Further, both individual files of child pornography and the disks that contain the files can be mislabeled or hidden to evade detection.

Additionally, based upon my knowledge, training and experience, I know that searching and seizing information from computers often requires investigators to seize most or all electronic storage devices (along with related peripherals) to be searched later by a qualified computer expert in a laboratory or other controlled environment.

Additionally, based upon my knowledge, training and experience, I know that pornographic images either on computer or in hard form are traded from one person to the other either through personal contact or over the Internet. Those in hard form are often kept in albums and categorized for trading purposes or for later sexual gratification. Those images in electronic form are usually kept on internal or external storage devices such as; hard drives, floppy discs, compact discs (CD's) or other portable storage units. Some individuals will also print images received in electronic form to hard copy for easy viewing or trade with others. Through my training and experience I know that those individuals who engage in child pornography rarely delete or get rid of photographs or images they acquire. These images are frequently used by an individual for sexual gratification, or to re-live special events in their life.

The investigation initially was only known to Marilyn RICE, however Marilyn RICE has since informed other family members including her daughters, whom are Robert RICE's stepdaughters. The loyalty of the various family members involved cannot be reliably ascertained and Marilyn RICE stated that a general feeling of shock and disbelief is shared by all.

By its very nature, child pornography is a sensitivity possession to the possessor. Exposure of the collection to the public can result in the possessor experiencing criminal prosecution, embarrassment, loss of employment, loss of family relationships and loss of social status. The investigation has determined that Robert RICE has attempted to use evidence elimination software to destroy evidence.

Based upon all of these facts, coupled with the desire to ensure Robert RICE's safety, this AFFIANT respectfully requests the issuance of a nighttime search warrant.

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Affiant Signature	Date	Issuing Authority Signature	Date	
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Case 1:14-cr-00119-CCC Document 35-3 Filed 10/26/15 / Page/9 RETURN of SERVIC Commonwealth of Pennsylvania AND INVENTORY



#### **COUNTY OF Cumberland**

Docket Number (Issuing Authority).

Police Incident

Number: -CID2013200019

Warrant Control

Number: CID20130200019-D

Date of Search:

Date of Return:

Time of Search:

Property Seized as result of Search (Y/N):N

0125 hrs. 02/08/2013

Officer making Return: Time of Return:

allalla

by Richard S Keefer Sc. 1555 11

Signature of Person Seizing Property:

Det. Rusard & Other Officers Participating in Search: Detectice Ryan Parthemore, Detective Richard S. Keefer Jr.

## Pa.R. Crim.P. Chapter 2, Part A. SEARCH WARRANTS

Rule 202. Approval of Search Warrant Applications by Attorney for the Commonwealth - Local Option.

The District Attorney of any county may require that search warrant applications filed in the county have the approval of an attorney for the Commonwealth prior to filing.

Rule 204. Person To Serve Warrant.

A search warrant shall be served by a law enforcement officer.

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DISTRICT ATTORYET'S GEFLUE

Rule 205. Contents of Search Warrant.

Each search warrant shall be signed by the issuing authority and shall:

specify the date and time of issuance;

identify specifically the property to be seized; (b)

name or describe with particularity the person or place to be searched; (c)

direct that the search be executed within a specified period of time, not to exceed 2 days from the time of issuance;

direct that the warrant be served in the daytime unless otherwise authorized on the warrant, PROVIDED THAT, for purposes of the Rules of Chapter (b) 2, Part A., the term "daytime" shall be used to mean the hours of 6 a.m. to 10 p.m.;

designate by title the judicial officer to whom the warrant shall be returned;

\*certify that the issuing authority has found probable cause based upon the facts swom to or affirmed before the issuing authority by written

when applicable, certify on the face of the warrant that for good cause shown the affidavit(s) is sealed pursuant to Rule 211 and state the length of time the affidavit(s) will be sealed.

Rule 206. Contents of Application for Search Warrant. Each application for a search warrant shall be supported by written affidavit(s) signed and swom to or affirmed before an issuing authority, which affidavit(s) shall:

state the name and department, agency, or address of the affiant;

identify specifically the items or property to be searched for and seized; (b)

name or describe with particularity the person or place to be searched; (c)

identify the owner, occupant, or possessor of the place to be searched; (d)

specify or describe the crime which has been or is being committed; set forth specifically the facts and circumstances which form the basis for the affiant's conclusion that there is probable cause to believe that the items (e) or property identified are evidence or the fruit of a crime, or are contraband, or are otherwise unlawfully possessed or subject to seizure, and that these items or property are located on the particular person or at the particular place described;

if a "nighttime" search is requested (i.e., 10 p.m. to 6 a.m.), state additional reasonable cause for seeking permission to search in the nighttime; and when the attorney for the Commonwealth is requesting that the affidavit(s) be sealed pursuant to Rule 211, state the facts and circumstances which are

alleged to establish good cause for the sealing of the affidavit(s).

Rule 208. Copy of Warrant; Receipt for Seized Property.

A law enforcement officer, upon taking property pursuant to a search warrant, shall leave with the person from whom or from whose premises the property was taken a copy of the warrant and affidavit(s) in support thereof, and a receipt for the property seized. A copy of the warrant and affidavit(s) must be left whether or not any property is seized.

If no one is present on the premises when the warrant is executed, the officer shall leave the documents specified in paragraph (a) at a conspicuous

location in the said premises. A copy of the warrant and affidavit(s) must be left whether or not any property is seized.

Notwithstanding the requirements in paragraphs (a) and (b), the officer shall not leave a copy of an affidavit that has been sealed pursuant to Rule 211.

Rule 209. Return with Inventory.

An inventory of items seized shall be made by the law enforcement officer serving a search warrant. The inventory shall be made in the presence of the person from whose possession or premises the property was taken, when feasible, or otherwise in the presence of at least one witness. The officer shall sign a statement on the inventory that it is a true and correct listing of all items seized, and that the signer is subject to the penalties and provisions of 18 Pa.C.S. Section 4904(b) - Unsworn Falsification to Authorities. The inventory shall be returned to and filed with the issuing The judicial officer to whom the return was made shall upon request cause a copy of the inventory to be delivered to the applicant for the warrant and

to the person from whom, or from whose premises, the property was taken.

When the search warrant affidavit(s) is sealed pursuant to Rule 211, the return shall be made to the justice or judge who issued the warrant.

THE LAW ENFORCEMENT OFFICER SHALL MAKE ALL RETURNS TO THE ISSUING AUTHORITY DESIGNATED ON THE SEARCH WARRANT.

Case 1:14-cr-00119-CCC Document 35-3 Filed 10/26/15 SERROWARRANTS AFFIDAVIT A COPY OF THIS FORM, WHEN COMPLETED, IS TO BE ATTACHED TO EACH COPY OF THE SERROWARRANTS AFFIDAVIT Commonwealth of Pennsylvania RECEIPT / INVENTOR



# RECEIPT / INVENTORY

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COU	VTY OF C	umberland				
Docket Number (Issuing Authority):			Police In Number	CID20130200019	. Numi	ant Control ber: CID20130200019-D
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02/08/2			5 hrs	1of 1 Pa	ges	
Detecti	ve Les Free	ehling	Cumberland			49-01
Warran	lowing prop it and affida	wit/c\_/if not cable	d) was erson) <i>R</i> ∠	Agency or Address if by of this Receipt / Inv	ventory with a d	copy of the Search
Item Number	Quantity	Item Description		Make, Mod	iel, Serial No., Col	or, etc.
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/ I/we do he sign this R	reby state tha eceipt / Inven	t this inventory is to the tory subject to the pen	e best of my/our kr alties and provision	nowledge and belief a true ns of Title 18 Pa.C.S. 4904	and correct listing (b)Unsworn Fals	of all items seized, and that I/we ification to Authorities.
				d S. Keefer Sc.	CJA_	49-64
// t / Signature	of person is	suing peceipt Inven	tory Printed	Name	Affiliation	
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<i>∆ud · L C</i> Signature	of person m	aking Search	Printed	rd S. Keefer Sr. Name	Affiliation	Badge or Title